BRIAN J. FOLEY, ATTORNEY AT LAW

Brian J. Foley, Esquire 6701 Germantown Ave – Ste 200 Philadelphia, PA 19119 (267) 930-4425 v (267) 930-4425 f Attorney for Plaintiff

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

MARILYN GAYE PIETY FOLEY

:

Plaintiff

CIVIL ACTION NO.: 22-cv-1777

Before the Hon. Wendy Beetlestone

United States District Judge DREXEL UNIVERSITY,

Defendant

v.

Plaintiff's Supplemental Time Log of Hours Spent on Matters After Fee Petition (ECF No. 266) Was Filed From April 1 2025 – April 9 2025

There was one (1) matter, plus this supplemental time log:

- 1. Piety Response (ECF No. 289) in Opposition to Drexel Motion to Redact Salary Information (ECF No. 286) 18.6 hours (Brian Foley)
- 2. Supplemental Time Log: **0.2 hours** (Brian Foley)

TOTAL HOURS From April 1 2025 – April 9 2025: Brian Foley: 18.8 hours

TOTAL FEES From April 1 2025 – April 9 2025: 18.8 hours x \$770 / hour = \$14,479

TIME ENTRIES FOR BRIAN FOLEY

April 1 2025 – April 9 2025

April 1, 2025

Review Drexel Motion to Redact Trial

Review the 8 cases Drexel relies on, review my prior research on waiver, outline response

3.1 hours

April 2, 2025

Work on Response to Drexel Motion to Redact including legal research

9.5 hours

April 3, 2025

Work on Response to Drexel Motion to Redact including legal research

1.8 hours

April 7, 2025

Work on and finish and file Response to Drexel's Motion to Redact

4.2 hours

April 9, 2025

Supplemental Time Log - 0.2 hours

TOTAL HOURS From April 1 2025 - April 9 2025: Brian Foley: 18.8 hours

TOTAL FEES From April 1 2025 – April 9 2025: 18.8 hours x \$770 / hour = \$14,479

Respectfully submitted,

BRIAN J. FOLEY, ATTORNEY AT LAW

/s/ Brian J. Foley

BRIAN J. FOLEY, ESQUIRE

6701 Germantown Ave - Ste 200 Philadelphia, PA 19119 (267) 930-4425 v (267) 930-4425 f Attorney for Plaintiff

April 9, 2025

CERTIFICATE OF SERVICE

I, BRIAN J. FOLEY, ESQ., attorney for Plaintiff, Marilyn Gaye Piety Foley, hereby certify that on April 9, 2025 a true and correct copy of the foregoing Supplemental Timelog was filed electronically and are available for viewing and downloading from the Court's ECF system and that a notice of electronic filing will be generated to all counsel of record, thereby constituting service of the documents.

/s/ Brian J. Foley